



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: :  
Donald J. Giroux, et al ) Examiner: S. D. Maki  
: :  
Application No.: 09/734,477 ) Group Art Unit: 1733  
: :  
Filed: December 11, 2000 ) Confirmation No. 5126  
: :  
For: TWO PART, ROOM )  
TEMPERATURE CURABLE EPOXY:  
RESIN/(METH)ACRYLATE )  
COMPOSITIONS WITH HIGH :  
FLASH POINT AND LOW ODOR,) :  
REACTION PRODUCTS OF :  
PRODUCTS OF WHICH )  
DEMONSTRATE IMPROVED :  
FIXTURE TIME ) February 12, 2004

RECEIVED

MAR 02 2004

Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450  
Mail Stop: Petitions

SUPPLEMENTAL DECLARATION OF PATRICIA J. PARKER

Sir:

1. I make this Supplemental Declaration further to my Declaration of August 25, 2003 and in support of the accompanying Supplemental Petition Requesting Withdrawal of Erroneous Notice of Abandonment in this application.

2. As of January 1, 2004, Henkel Loctite Corporation was merged into Henkel Corporation, for which I am presently employed.

3. I am in receipt of a Decision on Petition mailed January 20, 2004, in which the U.S. Patent and Trademark Office ("PTO") denied Applicants' request to withdraw a holding of abandonment of this application, as of July 29, 2003.

4. More specifically, the Decision indicates that evidence of a statement that no Office Action was received has been confirmed. However, the Decision indicates that neither a statement that a review of the file record was made and the Action not found, nor submission of a copy of the docket records showing that the Action was not received was made.

5. I thus make a statement that both the file for the subject application was reviewed and no Action reportedly mailed on December 4, 2002 was found and our docket records for this application were reviewed and no such Action has been recorded as received. As evidence of the latter, I attach as Exhibit A a copy of a list of PTO communication received and actions taken by Applicants on the subject application.

6. To that end, reference to Exhibit A shows that Applicants filed an Amendment on November 25, 2002 and received confirmation of its receipt by the PTO on December 12, 2002 by way of return receipt post card. After that entry, no additional entries are listed until the Notice of Abandonment dated July 29, 2003.

7. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patents issued thereon.

Dated this 12<sup>th</sup> day of February, 2004.

  
Patricia J. Parker